Case 19-00360-dd Doc 15 Filed 02/17/19 Entered 02/17/19 12:08:50 Desc Main Document Page 1 of 11 Fill in this information to identify your case **Terrell Levar Cox** Check if this is a modified plan, and Debtor 1 First Name Middle Name Last Name list below the sections of the plan that have been changed. Debtor 2 Lisa Basheen Cox First Name Middle Name Last Name (Spouse, if filing) United States Bankruptcy Court for the: **DISTRICT OF SOUTH CAROLINA** Pre-confirmation modification Post-confirmation modification 19-00360 Case number: (If known) District of South Carolina **Chapter 13 Plan** 12/17 Part 1: Notices To Debtor(s): This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable. In the following notice to creditors, you must check each box that applies **To Creditors:** Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in **✓** Included Not Included a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, ✓ Included Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. **✓** Not Included Included Conduit Mortgage Payments: ongoing mortgage payments made by the trustee 1.4 Included **✓** Not Included through plan, set out in Section 3.1(c) and in Part 8 Plan Payments and Length of Plan Part 2: 2.1 The debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary for the execution of the plan. Unless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trustee as follows:

\$509.00 per **Month** for **60** months

Insert additional lines if needed.

The debtor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the plan. The stipulation is effective upon filing with the Court.

Additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

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Debtor		Terrell Levar Cox Lisa Basheen Cox	Case number	19-00360
2.2	Regula	or payments to the trustee will be made from future incom	ne in the following manner:	
	Check	all that apply:		
		The debtor will make payments pursuant to a payroll dedu	action order.	
	✓	The debtor will make payments directly to the trustee.		
		Other (specify method of payment):		
2.3 Incor		efunds.		
Cnec	k one.	The debtor will retain any income tax refunds received du	ring the plan term.	
		The debtor will treat income refunds as follows:		
	tional p k one.	ayments.		
	✓	None. If "None" is checked, the rest of § 2.4 need not be	completed or reproduced.	
Part 3:	Treat	ment of Secured Claims		

To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended, shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable time after the removal of the property from the protection of the automatic stay. Secured creditors that will be paid directly by the debtor may continue sending standard payment and escrow notices, payment coupons, or inquiries about insurance, and such action will not be considered a violation of the automatic stay.

3.1 Maintenance of payments and cure or waiver of default, if any.

Check all that apply. Only relevant sections need to be reproduced.

None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.

3.2 Request for valuation of security and modification of undersecured claims. Check one.

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

The debtor requests that the Court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor states that the value of the secured claim should be as set out in the column headed Estimated amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the Court after motion or claims objection filed after the governmental unit files its proof of claim or after the time for filing one has expired, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5.1 of this plan. If the estimated amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5.1 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

Unless 11 U.S.C. § 1325(a)(5)(A) or (C) applies, holders of secured claims shall retain liens to the extent provided by section 1325(a)(5)(B)(i). Secured creditors paid the full secured claim provided for by this plan shall satisfy any liens within a

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✓

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Debtor	Terrell Leva			Cas	e number	19-0036	0	
	reasonable	time.						
Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Estimated an of secured cla		Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
MIDATLA NTIC FINANCE	\$7,026.81	2004 CHEVROL ET SURBURB AN	\$5,125.00	\$0.00	\$5,12	5.00	6.00%	\$100.00 (or more)
MIDLAND S AUTO SALES	\$10,824.4 2	2010 NISSAN ARMADA	\$10,150.00	\$0.00	\$10,15¢	0.00	6.00%	\$197.00 (or more)

Insert additional claims as needed.

3.3 Other secured claims excluded from 11 U.S.C. § 506 and not otherwise addressed herein.

 $Check\ \underline{one}.$

V

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced. The claims listed below are being paid in full without valuation or lien avoidance.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor, as specified below. Holders of secured claims shall retain liens to the extent provided by 11 U.S.C. § 1325(a)(5)(B)(i). Secured creditors paid the full secured claim provided for by this plan shall satisfy any liens within a reasonable time.

Name of Creditor	Collateral	Estimated amount of claim	Interest rate	Estimated monthly payment to creditor
AMERICAN FIRST FINANCE	HOUSEHOLD GOODS-FURNITURE PURCHASED FROM AMERICAN FIRST FINANCE	\$2,000.00	6.00%	\$39.00 (or more)
PROGRESSIVE (0438)	HOUSEHOLD GOODS-FURNITURE PURCHASED FROM PROGRESSIVE	\$1,370.00	6.00%	Disbursed by: Trustee Debtor

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Debtor	Terrell Le				number	19-003		
Name of Cred	itor (Collateral	E	stimated amount of clair	m Interes	t rate	to creditor	monthly payment
							(or more)	
							Disbursed b ✓ Trustee ☐ Debtor	py:
		IOUSEHOLD BOODS-FURNITURE	E					
PROGRESSIVE (6886)		PURCHASED FROM OTS	I BIG	\$2,000.00		6.00%		\$39.00
		.010		. ,			(or more)	
							Disbursed b	oy:
							✓ Trustee Debtor	
Insert additiona	ıl claims as	needed					_	
	avoidance.	eccucu.						
	avoidance.							
Check one.				l not be completed or reprive only if the applicable		t 1 of thi	s plan is chec	ked
	The judi	cial liens or nonnossess	sory nonnurchase	money security interests	securing the	claime li		nair exemptions to
✓	which the security order conclaim in full as	e debtor would have be interest securing a clain afirming the plan. The Part 5.1 to the extent a	een entitled under m listed below wil amount of the judillowed. The amout the plan. See 11 U	money security interests and U.S.C. § 522(b). Unless l be avoided to the extent ideal lien or security interest, if any, of the judicial leads. S.C. § 522(f) and Bankruach lien.	ss otherwise that it impa est that is av ien or secur	ordered l irs such e oided wil ity interes	by the Court, a xemptions upon I be treated as at that is not av	n judicial lien or on entry of the an unsecured voided will be paid
¥	which the security order co- claim in in full as avoided,	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under	een entitled under m listed below wil amount of the judi allowed. The amou the plan. See 11 Upon separately for each	11 U.S.C. § 522(b). Unlesd be avoided to the extent icial lien or security interest, if any, of the judicial law. S.C. § 522(f) and Bankru	ss otherwise that it impa est that is av ien or secur	ordered l irs such e oided wil ity interes	by the Court, a xemptions upon I be treated as at that is not av	n judicial lien or on entry of the an unsecured voided will be paid
Name of creditor and description of property securing lien ADVANC E	which the security order co- claim in in full as avoided,	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under provide the information the appropriate form for Total of all	een entitled under m listed below wil amount of the judiallowed. The amount the plan. See 11 Upon separately for each of the plan avoidance Applicable Exemption and Code Section	11 U.S.C. § 522(b). Unless l be avoided to the extent icial lien or security interest, if any, of the judicial leads. S.C. § 522(f) and Bankri ach lien. Value of debtor's interest in property	ss otherwise that it impa est that is av ien or secur uptcy Rule 4	ordered lirs such e oided wil ity interes 1003(d). If	by the Court, a xemptions upon I be treated as at that is not av	a judicial lien or on entry of the an unsecured voided will be paid e lien is to be
Name of creditor and description of property securing lien ADVANC E FINANCE	which the security order conclaim in full as avoided. Choose Estimated amount of	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under provide the information the appropriate form for Total of all senior/unavoida	een entitled under m listed below wil amount of the judiallowed. The amount the plan. See 11 Upon separately for each of the plan work of the	11 U.S.C. § 522(b). Unless l be avoided to the extent icial lien or security interest, if any, of the judicial leads. S.C. § 522(f) and Bankri ach lien. Value of debtor's interest in property	ss otherwise that it impa est that is av ien or secur uptcy Rule 4 Amount of avoided (to	ordered lirs such e oided wil ity interes 1003(d). If	by the Court, a xemptions upon the treated as set that is not average from the treated as the tr	a judicial lien or on entry of the an unsecured voided will be paid e lien is to be
Name of creditor and description of property securing lien ADVANC E FINANCE HOUSEH OLD	which the security order conclaim in full as avoided, Choose Estimated amount of lien	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under provide the information the appropriate form for Total of all senior/unavoida ble liens	een entitled under m listed below wil amount of the judiallowed. The amount the plan. See 11 Upon separately for each of the plan work of the	11 U.S.C. § 522(b). Unlest be avoided to the extent icial lien or security interest, if any, of the judicial leads. S.C. § 522(f) and Bankriach lien. Value of debtor's interest in property	ss otherwise that it impa est that is av ien or secur uptcy Rule 4 Amount of avoided (to	ordered lirs such e oided wil ity interes (2003(d). If	by the Court, a xemptions upon the treated as set that is not average from the treated as the tr	judicial lien or on entry of the an unsecured voided will be paid e lien is to be
Name of creditor and description of property securing lien ADVANC E FINANCE HOUSEH	which the security order conclaim in full as avoided. Choose Estimated amount of	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under provide the information the appropriate form for Total of all senior/unavoida	een entitled under m listed below wil amount of the judi allowed. The amount the plan. See 11 Upon separately for each of the plan work of the	11 U.S.C. § 522(b). Unless l be avoided to the extent icial lien or security interest, if any, of the judicial leads. S.C. § 522(f) and Bankri ach lien. Value of debtor's interest in property	ss otherwise that it impa est that is av ien or secur uptcy Rule 4 Amount of avoided (to	ordered lirs such e oided wil ity interes 1003(d). If	by the Court, a xemptions upon the treated as set that is not average from the treated as the tr	a judicial lien or on entry of the an unsecured voided will be paid e lien is to be
Name of creditor and description of property securing lien ADVANC E FINANCE HOUSEH OLD	which the security order conclaim in full as avoided. Choose Estimated amount of lien	e debtor would have be interest securing a claim firming the plan. The Part 5.1 to the extent a a secured claim under provide the information the appropriate form for Total of all senior/unavoida ble liens	een entitled under m listed below wil amount of the judiallowed. The amount the plan. See 11 Upon separately for each for lien avoidance Applicable Exemption and Code Section 2,000.00 S.C. Code Ann. § 15-41-30(A)(3	11 U.S.C. § 522(b). Unless less avoided to the extent icial lien or security interest, if any, of the judicial less. S.C. § 522(f) and Bankri ach lien. Value of debtor's interest in property \$2,000.00	ss otherwise that it impa est that is av ien or secur uptcy Rule 4 Amount of avoided (to	ordered lirs such e oided wil ity interes (2003(d). If	by the Court, a xemptions upon the treated as set that is not average from the treated as the tr	judicial lien or on entry of the an unsecured voided will be paid e lien is to be

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			Docui	nent rage 5 c	Л ТТ	
Debtor	-	Terrell Levar Co Lisa Basheen C			Case number	19-00360
Insert ac	lditional	claims as needed.				
3.5	Surre	nder of collateral.				
Chec	rk one. ✓	None. If "None	" is checked, the rest of § 3.5	need not be completed o	or reproduced.	
Part 4:	Treat	ment of Fees and	Priority Claims			
payment Court. T	s on ass rustee's	pay all post-petition umed executory co	ntracts or leases, directly to the	he holder of the claim as	the obligations co	on domestic support, and pay regular ome due, unless otherwise ordered by the ose treated in § 4.5, will be paid in full
4.2	Truste	e's fees				
Trustee'	s fees ar	e governed by statu	ite and may change during th	e course of the case.		
4.3	Attorr	ney's fees.				
	a.	statement filed disbursed by th disburse a dolla balance of the a each month afte instances where	in this case. Fees entitled to e trustee as follows: Followin in amount consistent with the attorney's compensation as all or payment of trustee fees, all e an attorney assumes represe Court, without further notice,	be paid through the plan ng confirmation of the pla Judge's guidelines to the lowed by the Court shall owed secured claims and entation in a pending pro-	and any supplement an and unless the attorney from the be paid, to the exel pre-petition arresse case and a plar	dentified in the Rule 2016(b) disclosure ental fees as approved by the Court shall be Court orders otherwise, the trustee shall e initial disbursement. Thereafter, the stent then due, with all funds remaining arages on domestic support obligations. In a is confirmed, a separate order may be a of the attorney's fees in advance of
	b.	applications for in trust until fee	compensation and expenses es and expense reimbursemen	in this case pursuant to 1 ats are approved by the Co	1 U.S.C. § 330, the ourt. Prior to the	r and cost advance and agreed to file fee he retainer and cost advance shall be held filing of this case, the attorney has unsel are estimated at \$ or less.
4.4	Priori	ty claims other th	an attorney's fees and those	treated in § 4.5.		
	Check ✓	The debtor is un	aware of any priority claims at hout further amendment of the		/ailable, the truste	ee is authorized to pay on any allowed
		Domestic Supp	ort Claims. 11 U.S.C. § 507	(a)(1):		
		recipi				ort obligation arrearage to (name of DSO at interest, is paid in full. Add additional
			lebtor shall pay all post-petiti ly to the creditor.	on domestic support obli	gations as defined	d in 11 U.S.C. § 101(14A) on a timely basis
		oblig of the	ations from property that is no	ot property of the estate of	or with respect to	bankruptcy law may collect those the withholding of income that is property igation under a judicial or administrative
available			The trustee shall pay all remand o pay on any allowed priority			y claims on a pro rata basis. If funds are plan.

4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount.

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Debtor	Terrell Levar Cox Lisa Basheen Cox		Case number	19-00360	
	Check one. None. If "None" is	s checked, the rest of § 4.5 need not be c	completed or reproduced.		
Part 5:	Treatment of Nonpriority	Unsecured Claims			
5.1	Nonpriority unsecured cla	ims not separately classified. Check or	пе		
	Allowed nonpriority unsecu available after payment of a	red claims that are not separately classif ll other allowed claims.	fied will be paid, pro rata by t	he trustee to th	ne extent that funds are
*	The debtor proposes payn	ments of less than 100% of claims. ment of 100% of claims. ment of 100% of claims plus interest at the	ne rate of %.		
5.2	None. If "None" is ✓ The debtor will ma	and cure of any default on nonpriorits schecked, the rest of § 5.2 need not be caintain the contractual installment paymer claims listed below.	completed or reproduced.		etition default in payments
Name o	f Creditor	Current installment payment (pair by the debtor)	id Estimated amount of arrearage through mo filing or conversion	nth of arre	nthly payment on earage to be disbursed by trustee
GREAT	LAKES HIGHER	\$25.00	G	0.00	\$0.00
GREAT EDUC	LAKES HIGHER	\$175.00	\$	0.00	\$0.00
NAVIEI	NT	\$23.00		0.00	\$0.00
NAVIEI Insert ad	NI Iditional claims as needed.	\$30.00		0.00	\$0.00
5.3	_	I nonpriority unsecured claims. Check s checked, the rest of § 5.3 need not be c			
	_				

Part 6: Executory Contracts and Unexpired Leases

- 6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected. Check one.
 - **V** None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

Part 7: Vesting of Property of the Estate

7.1 Property of the estate will vest in the debtor as stated below:

Check the appliable box:

Upon confirmation of the plan, property of the estate will remain property of the estate, but possession of property of the estate shall remain with the debtor. The chapter 13 trustee shall have no responsibility regarding the use or maintenance of property of the estate. The debtor is responsible for protecting the estate from any liability resulting from operation of a business by the debtor. Nothing in the plan is intended to waive or affect adversely any rights of the debtor, the trustee, or party with respect to any causes of action owned by the debtor.

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Debt	or Terrell Levar Cox Lisa Basheen Cox	Case number	19-00360
	Other. The debtor is proposing a non-standard ponly if the applicable box in Section 1.3 of this plants.		
Part	8: Nonstandard Plan Provisions		
3.1	Check "None" or List Nonstandard Plan Provi None. If "None" is checked, the rest of F	sions Part 8 need not be completed or reproduced.	
his fo	r Bankruptcy Rule 3015(c), nonstandard provisions mu orm or deviating from it. Nonstandard provisions set of	ut elsewhere in this plan are ineffective.	n is a provision not otherwise included in
ne je	ollowing plan provisions will be effective only if there	e is a check in the box Included in § 1.5.	
Part 9	9: Signatures:		
).1	Signatures of debtor and debtor attorney The debtor and the attorney for the debtor, if any,	must sign helow	
X	/s/ Terrell Levar Cox	X /s/ Lisa Basheen Cox	
	Terrell Levar Cox Signature of Debtor 1	Lisa Basheen Cox Signature of Debtor 2	
	Executed on February 17, 2019	Executed on February 1	7, 2019
X	/s/ JASON T. MOSS	Date February 17, 2019	

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

District of South Carolina

JASON T. MOSS 7240

Signature of Attorney for debtor DCID#

ADVANCE FINANCE 537 E DEKALB STREET CAMDEN SC 29020

AMERICAN FIRST FINANCE 3515 N RIDGE ROAD, STE 200 WICHITA KS 67205

AMERIFINANCIAL SOLUTIONS PO BOX 602570 CHARLOTTE NC 28260

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CAPITAL ONE PO BOX 30281 SALT LAKE CITY UT 84130

CAPITAL ONE PO BOX 30285 SALT LAKE CITY UT 84130

CAPITAL ONE AUTO FINANCE PO BOX 259407 PLANO TX 75025

CASHNET USA 175 WEST JACKSON, STE 1000 CHICAGO IL 60604

CREDIT ONE BANK PO BOX 98872 LAS VEGAS NV 89193

CREDIT ONE BANK PO BOX 98875 LAS VEGAS NV 89193 ENHANCED RECOVERY PO BOX 57547 JACKSONVILLE FL 32241

FINGERHUT 6250 RIDGEWOOD ROAD SAINT CLOUD MN 56303

FIRST POINT COLLECTION 2840 ELECTRIC ROAD, STE 202 ROANOKE VA 24018

FIRST PREMIER BANK 3820 N LOUISE AVE SIOUX FALLS SD 57107

GREAT LAKES HIGHER EDUCATION PO BOX 7860 MADISON WI 53707

GREENARROW LOANS PO BOX 170 FINLEY CA 95435

IC SYSTEMS
PO BOX 64378
SAINT PAUL MN 55164

IRS
PO BOX 7346
PHILADELPHIA PA 19101-7346

KERSHAW COUNTY TREASURER PO BOX 622 CAMDEN SC 29020

LVNV FUNDING PO BOX 10587 GREENVILLE SC 29603

MIDATLANTIC FINANCE PO BOX 12139 SAINT PETERSBURG FL 33733 MIDATLANTIC FINANCE 4592 ULMERTON ROAD, STE 200 CLEARWATER FL 33762

MIDLANDS AUTO SALES 4481 AUGUSTA ROAD LEXINGTON SC 29073

NAVIENT PO BOX 9635 WILKES BARRE PA 18773

NAVY FEDERAL CREDIT UNION PO BOX 3000 MERRIFIELD VA 22119

PORTFOLIO RECOVERY 120 CORPORATE BLVD SUITE 100 NORFOLK VA 23502

PROGRESSIVE 256 W DATA DRIVE DRAPER UT 84020

RESURGENT CAPITAL PO BOX 1269 GREENVILLE SC 29602

SC DEPT OF REVENUE PO BOX 12265 COLUMBIA SC 29211

SPEEDY CASH PO BOX 780408 WICHITA KS 67278

TUITION OPTIONS PO BOX 387 MARLTON NJ 08053

US ATTORNEY'S OFFICE ATTN DOUG BARNETT 1441 MAIN ST STE 500 COLUMBIA SC 29201 WILLIAM RUSH & ASSOCIATES 4144 N CENTRAL EXPRESSWAY DALLAS TX 75204

WOODFOREST NATIONAL BANK 1330 LAKE ROBBINS DRIVE SPRING TX 77380